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## REMARK<u>S</u>

Claims 5-9 and 14-34 have been canceled. Claims 1-4, 10-13, and 35-42 remain pending in the application. Applicant amends claims 1, 4, 11, 36-38, and 40 for clarification. No new matter has been added.

Claims 1-4, 10-13, and 35-42 stand rejected under 35 U.S.C. § 103(a) as being unpatentable over a number of websites apparently on "MILES 2000" by <u>Cubic Defense Applications</u> in view of U.S. Patent No. 5,474,452 to <u>Campagnuolo</u>. Applicant respectfully traverses the rejection.

Applicant respectfully submits to the Examiner that the majority of the cited <u>Cubic Defense Applications</u> websites were copyrighted in 2004, which is after the February 9, 2001 priority date of the present application. And therefore, these <u>Cubic Defense Applications</u> websites—with the exception of the "MILES After Action Review System (MARS) USER'S MANUAL" revised on March 15, 1998—are apparently not prior art. Applicant further submits that the MARS User's Manual only includes description of an "After Action Review System." And a combination of this reference with <u>Campagnuolo</u> would have, at most, suggested such a MARS recording events using the weapon systems described in <u>Campagnuolo</u> for <u>after action</u> review. Applicant, therefore, respectfully submits that a combination of these references would have, at most, suggested the basic type identity and direction shot resolution at each field entity with laser transmitter/receiver during an action, and centralized detail review (after the action for MARS), as disclosed in the cited references. And such a combination would still have failed to suggest the claimed <u>laser receiver</u> that extracts position information from a received laser and judges shot effect using stored geographical features information.

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In other words, even assuming, <u>arguendo</u>, that it would have been obvious to one skilled in the art at the time the claimed invention was made to combine <u>Cubic Defense Applications</u> with <u>Campagnuolo</u>, such a combination would still have failed to disclose or suggest,

"[a] laser transmitting/receiving system for target practice including a laser transmitter and a laser receiver, wherein said laser transmitter has a modulator for modulating a transmitting laser signal by position information of said laser transmitter and

said <u>laser receiver</u> has an information extractor for extracting said position information from a received laser signal, a memory to <u>store geographical features information</u> and a judgment unit for <u>judging a shot effect using the extracted</u> <u>position information and the geographical features information corresponding to a position of said laser receiver</u>," as recited in claim 1. (Emphasis added)

Accordingly, Applicant respectfully submits that claim 1, together with claims 2-4 and 35-39 dependent therefrom, is patentable over <u>Cubic Defense Applications</u> and <u>Campagnuolo</u>, separately and in combination, for at least the foregoing reasons. Claims 10-13 incorporate features that correspond to those of claim 1 cited above and are, therefore, together with claims 40-42 dependent from claim 10, patentable over the cited references for at least the same reasons.

In view of the remarks set forth above, this application is in condition for allowance which action is respectfully requested. However, if for any reason the Examiner should consider this application not to be in condition for allowance, the Examiner is respectfully requested to telephone the undersigned attorney at the number listed below prior to issuing a further Action.

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Any fee due with this paper may be charged to Deposit Account No. 50-1290.

Respectfully submitted,

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Docket No.: 100794-00459 (FUJA 20.519)

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